

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARKS
Washington, D.C. 20231

APPLICATION NUMBER	FILING DATE	FIRST NAMED APPLICANT		ATTORNEY DOCKET NO.		
120806						
		•				
			EXAMINER			
			M. Budd			
			AR	TUNIT	PAPER NUM	MBER
			283	14	39	
		· · · · · · · · · · · · · · · · · · ·	DATE M	AILED:		
	INTER	VIEW SUMMARY				•
participants (applicant, applican	it's representative, PTO personn	el):				
M. Halpern		(3)				
MrBJ)		(4)	·		·	
6-2a		(4)			A STATE OF THE STA	
e of Interview	- 02	· 				
e: Telephonic Persona	l (copy is given to applicant	t Vapplicant's representative).		•	
				·.		
ibit shown or demonstration co	nducted: 🗆 Yes 🗶 No If yes	, brief description:	· · · · · · · · · · · · · · · · · · ·			
reement 🗌 was reached. 💢 v	vas not reached.					
All						
im(s) discussed: A11					· · · · · · · · · · · · · · · · · · ·	
ntification of prior art discussed:	All					· · · · · · · · · · · · · · · · · · ·
					43.	
scription of the general nature o	f what was agreed to if an agree	ment was reached, or any other	r comment	s: Appli	cants	repres
an) the exam	in er discussed	the iscurs or	(e)	farth	10	th
	IN CV DISCOSSED	1116 133 4 43		100 110		
written record.						
				· · · · · · · · · · · · · · · · · · ·		
fuller description if necessary	and a copy of the amendments, i	if available, which the examiner	arread wo	uld render th	e claims allo	wahle
	copy of the amendments which					
ched.)						
It is not necessary for applica	ant to provide a separate record	of the substance of the interview	W .			
	een checked to indicate to the co		• •	E TO THE L	AST OFFICE	E ACTION
	UDE THE SUBSTANCE OF THE					
	PLICANT IS GIVEN ONE MON	TH FROM THIS INTERVIEW D	ATE TO FI	LE A STATEN	MENT OF TH	I E
BSTANCE OF THE INTERVIEW						
	ew summary above (including ar					
	that may be present in the last C ponse requirements of the last C					
the interview unless box 1 at		Smoo double. Applicant is not te	HOACA HOU	i broviding a	Lupiniaeu 100	
	form unless it is an attachment t	o another form		11		
	TOTH DIRESS ICIS OF AUGUMENT	o angaler torill.		1///	Bull	1
м PTOL-413 (REV.1-96)				11/10	والمنظلين	о
				RIMARY	EXAMINE	14
				V37 11	1711T 210	

Manual of Patent Examining Procedure, Section 713.04 Substance of Interview must 8e Made of Record

A complete written statement as to the substance of any face-to face or telephone interview with require to an application must be made of each of a face or telephone interview.

\$1 133 Intorviews

joy in every sextance where reconsiderables is equested a new or an energy with an examiner, a complete welfen statement of the reasons presented at the attended as warranting favorable action must be digglight the explicant as interview open for common to become to differ action in concilied in 35 to 100,000,000.

It. Business to be transacted in veiting. All distincts with the Patient of Undermark Office should be transacted in writing. The personal inference of applicants of their attorneys or agents at the Pritant and Foldermark Office is unnecessary. The action of the Patient and Traditional Office will be carried incurrence of their attorneys of an attention will be carried my alleged oral promise, allowance, or landarstanding in relation to which there is disapprenticated doubt.

The action of the Patent and Prodemark Office cannot be caused exclusively so the weiter record in the Office if that record is does record the contained of interviews.

In the aspectate for the spectant or the attroper or seed to have the sequence of a negretary of the second on the enterior of medical of the second of the

Them are more thempiles a well-loss table inversity and them of each agreement add after amounty. 1973 verse a material material and formal formal and the second of the appropriate codes and filling in the plants in heat handwritten form using a trait point pen. Descument regarding only procedural matters, directed solely to restriction requirements for which interview recordation is otherwise provided for in Section 812.01 of the Manual of Patent than many Procedures, is pointing out typographical errors in an excluded from the interview recordation procedures below.

The interview Summary Form shall be given an appropriate paper number, placed in the right hand portion of the rile, and listed on the "Contents" list on the file wrapper. The docket and senal register hards need not be appeared to reflect interviews, in a personal interview, the duplicate copy of the Form is removed and given to the applicant or attorney or agent) at the conclusion of the interview in the case of a telephonic interview, the copy is mailed to the applicant of correspondence address enter with a mortal he need official communication. It additional correspondence from the examiner is not likely before an allowance or if other circumstances distributed from according to mailed organistic attention attention with the cord official communication.

The Form provides for recordation of the following information:

- Senal Number of the application
- Name of applicant
- Mamo of araminge
- or beginn Wheel X
- Type of aterview (personal or labiobonic)
- (fame or participant(a)) (applicant, afterney ar agent, old.)
- An indication whether or not an exhibit was shown or a demonstration conducted
- An identification of the claims discussed
- An identification of the specific prior art discussed
- An indication whether an agreement was reached and if so, a description of the general nature of the agreement (may be by aftachment of a copy of amendments or claims agreed as being allowable). (Agreements as to allowability are tentative and do not restrict further action by the examiner to the contrary.)
- The signature of the examiner who conducted the interserve.
- Names of other Patent and Trademark Office personners exent.

The Form also contains a statement reminding the applicant of his responsibility to receig the substance of the interview.

It is desireable that the examiner orally remind the applicant of his obligation to record the substance of the interview in each case unless ooth applicant and examiner agree that the examiner will encord same. Where the examiner agrees to record the substance of the interview, or when it is adequately recorded on the Form or in an attackment to the Form, the examiner should check a box at the bottom of the Form informing the applicant that he need not supplement the Form by submitting a separate record of the substance of the interview.

Tohonic be noted, however, that the interview Summary Form will not normally be considered a complete and proper recordation of the interview access a includes, or is suppliented by the applicance of the interview:

A complete and proper recomanion of the substance of any internew should include at legal the following applicable terms:

- O A brief description of the nature of any exhibit shows a any demonstration conducted,
- 2) modertification of the claims discussed.
- Than demification of specific prior art discussed.
- in perullication of the principal proposed amendments of a substance of acusties, acides these treatments the response.
 The complete by the programs.
- In a small wear state of the general drawt of the periods somethy designed to the destribution of the arguments are an expension of the sequents is sufficient if the general nature or time of the principal arguments made to the examiner can be understood in the context of the application, file. Of course, the applicant may design to encourse and many design to make the emphasize and many design to make the emphasize and many design to make the examiner.
- a) a general adication of any other perturant maders discussed, and
- 7' if appropriate, the general results or duccome of the interview unless already described in the Interview Slimmary Form completed by the examiner.

Examiners are projected to constant review the applicant's effect of the applicant of the interview. If the record is not complete or accurate, the examiner will give the applicant or the date of the noutying letter or the relational for response, which ever is longer, to complete the response and thereby avoid plant or the application (37 CFR 1.125(c)).

Examiner to Check for Accuracy

Applicant's summary of what look place at the interview should be carefully shocked to determine the accuracy of any argument or statement attributed to the examiner during the discretizing the discretizing the discretizing the discretizing the discretizing the discretizing the statement of the statement should be desired in the record to complete and accurate, the examiner should biace into miscation "promove count of the proper recording the substance of the otherwise along with the date and the examiner's initials.